



140 Grand Street · Suite 705 · White Plains · New York · 10601 · (914) 686-1500 phone · (914) 487-5000 fax · www.yankwitt.com

November 26, 2019

By ECF and Fax

Honorable P. Kevin Castel
United States District Judge
United States District Court
Southern District of New York
United States Courthouse
Courtroom 11D
500 Pearl Street
New York, New York 10007
(212) 805-7949 (fax)

Re: United States v. Niket Jain,
19 Cr. 59 (PKC)

*It is reckless and
inconsiderate of his
own family to file
a notice of appearance
in a case with a
set trial ~~date~~ when the
attorney is unavailable.
This is a self-inflicted
wound. Application DENIED.
SO ORDERED
J. Math, USDS
11-26-19*

Russell M. Yankwitt
Kathy S. Marks
Dina L. Hamerman
George C. Godfrey
Benjamin R. Allee

Craig M. Cepler
Michael H. Reed
Alicia A. Tallbe
Cassandra M. Vogel
*Not admitted in NY

Dear Judge Castel,

I am substitute counsel for the defendant, Niket Jain, in the above-referenced action. I write to respectfully request a brief adjournment of the scheduled trial date of March 30, 2020. From April 3 to April 10, 2020, I will be away on a non-refundable family vacation, which coincides with my children's school break. I respectfully request an adjournment of the trial date of approximately four weeks, to on or about April 27, 2020, or thereafter. Alternatively, I request that the trial date be moved up, to a date that would ensure completion before April 3, but not earlier than March 18, as I have a trial in another matter beginning on March 2. I have conferred with AUSA Tara LaMorte regarding this request, and she consents, provided that any adjournment is not lengthy.

Thank you for your consideration.

Respectfully submitted,
YANKWITT LLP

By: _____
Benjamin Allee

cc: Tara LaMorte, Esq. (by ECF and email)
Vino Varghese, Esq. (by ECF and email)